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	Application No.	Applicant(s)
	10/784,443	BURG, DONALD E
Notice of Allowability	Examiner	Art Unit
	Lars A Olson	3617
The MAILING DATE of this communication apportunity and claims being allowable, PROSECUTION ON THE MERITS IS herewith (or previously mailed), a Notice of Allowance (PTOL-85; NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT R of the Office or upon petition by the applicant. See 37 CFR 1.313	(OR REMAINS) CLOSED) or other appropriate comi (IGHTS. This application is	in this application. If not included munication will be mailed in due course. THIS
1. $igstyle$ This communication is responsive to <u>the amendment rece</u>	ived from the applicant on	<u>February 11, 2005</u> .
2. X The allowed claim(s) is/are 1-79.		
3. X The drawings filed on 23 February 2004 are accepted by t	the Examiner.	
4. Acknowledgment is made of a claim for foreign priority u a) All b) Some* c) None of the: 1. Certified copies of the priority documents have 2. Certified copies of the priority documents have 3. Copies of the certified copies of the priority do International Bureau (PCT Rule 17.2(a)). * Certified copies not received: Applicant has THREE MONTHS FROM THE "MAILING DATE" noted below. Failure to timely comply will result in ABANDONN THIS THREE-MONTH PERIOD IS NOT EXTENDABLE. 5. A SUBSTITUTE OATH OR DECLARATION must be subn INFORMAL PATENT APPLICATION (PTO-152) which giv 6. CORRECTED DRAWINGS (as "replacement sheets") mu (a) including changes required by the Notice of Draftsper 1) hereto or 2) to Paper No./Mail Date (b) including changes required by the attached Examiner Paper No./Mail Date Paper No./Mail Date Identifying indicia such as the application number (see 37 CFR each sheet. Replacement sheet(s) should be labeled as such in 7. DEPOSIT OF and/or INFORMATION about the depo	e been received. e been received in Applica ocuments have been received of this communication to a MENT of this application. mitted. Note the attached Expression why the oath ast be submitted. From's Patent Drawing Rev or's Amendment / Comment 1.84(c)) should be written of the header according to 37 osit of BIOLOGICAL MA	tion No yed in this national stage application from the yed in this national stage application from the file a reply complying with the requirements XAMINER'S AMENDMENT or NOTICE OF or declaration is deficient. iew (PTO-948) attached or in the Office action of the drawings in the front (not the back) of CFR 1.121(d).
Attachment(s) 1. ☐ Notice of References Cited (PTO-892) 2. ☐ Notice of Draftperson's Patent Drawing Review (PTO-948) 3. ☐ Information Disclosure Statements (PTO-1449 or PTO/SB/Paper No./Mail Date 4. ☐ Examiner's Comment Regarding Requirement for Deposit of Biological Material	6. ☐ Interview Paper N /08), 7. ☐ Examine	Informal Patent Application (PTO-152) Summary (PTO-413), Io./Mail Date r's Amendment/Comment r's Statement of Reasons for Allowance

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Reasons for Allowance

1. An amendment was received from the applicant on February 11, 2005.

- 2. Claims 1-79 are allowed.
- 3. The following is an examiner's statement of reasons for allowance. The improved surface effect ship as claimed is not shown or suggested in the prior art because of the use of a ship that includes port and starboard sidehulls each having a bow member that are supported upon a water surface by at least one artificially pressurized gas cushion, and a gas cushion forward seal member that is a non-moveable structure, and is disposed at least in part between said port and starboard bow members, where said gas cushion forward seal member is no more than 50 percent of a width of said ship. The prior art also does not show or suggest the use of said improved surface effect ship as described above in combination with a third hull member that is disposed between said port and starboard bow members, where gas cushion forward seal members are disposed at least in part between said port sidehull bow and said third hull member, and said starboard sidehull bow and said third hull member, and where said gas cushion forward seal members are non-moveable in relation to said ship.
- 4. The prior art as disclosed by Burg (US 4,890,564) shows the use of a surface effect ship having port and starboard bow members that are supported on a water surface by at least one artificially pressurized gas cushion, where water contacting portions of said port and starboard bow members extend forward of lower water

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contacting portions of a plurality of moveable hinged gas seal members, said hinged gas seal members being disposed between said port and starboard bow members. However, none of the prior art cited shows or suggests the use of an improved surface effect ship that includes port and starboard sidehulls each having a bow member that are supported upon a water surface by at least one artificially pressurized gas cushion, and a gas cushion forward seal member that is a non-moveable structure, and is disposed at least in part between said port and starboard bow members, where said gas cushion forward seal member is no more than 50 percent of a width of said ship. The prior art also does not show or suggest the use of said improved surface effect ship as described above in combination with a third hull member that is disposed between said port and starboard bow members, where gas cushion forward seal members are disposed at least in part between said port sidehull bow and said third hull member, and said starboard sidehull bow and said third hull member, and where said gas cushion forward seal members are non-moveable in relation to said ship.

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Conclusion

5. Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

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6. Any inquiry concerning this communication from the examiner should be directed to Exr. Lars Olson whose telephone number is (703) 308-9807.

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March 7, 2005

LARS A. OLSON PRIMARY EXAMINER

3/1/05